(Rev. 09/19) Judgment in a Criminal Case Sheet 1

United States District Court

Western District of Washington

UNITED STATES OF AMERICA v.	JUDGMENT IN A CRIMINAL CASE					
TAYLOR J. MATSON	Case Number: 2:21CR00023JLR-001					
	USM Number: Unassigned					
4.	John Henry Browne					
THE DEFENDANT: □ pleaded guilty to count(s)	Defendant's Attorney					
pleaded nolo contendere to count(s) which was accepted by the court.						
was found guilty on count(s) 1 of the Superseding Indictment after a plea of not guilty.						
The defendant is adjudicated guilty of these offenses:						
Title & Section Nature of Offense	Offense Ended Count					
18 U.S.C. § 2422(b) Attempted Enticement of a l	Minor February 6, 2019 1					
The defendant is sentenced as provided in pages 2 through 9 he Sentencing Reform Act of 1984. The defendant has been found not guilty on count(s)						
Count(s)						
- - -	Date of Imposition of Judge Signature of Judge James L. Robart, United States District Judge Name and Title of Judge					
· · · · · · · · · · · · · · · · · · ·	March 28,2022 Date					

(Rev. 09/19) Judgment in a Criminal Case Sheet 2 — Imprisonment

Judgment — Page 2 of 9

DEFENDANT:

TAYLOR J. MATSON

CASE NUMBER: 2:21CR00023JLR-001

IMPRISONMENT					
The	e defendant is hereby committed to the custody of the United States Bureau of Prisons to be imprisoned for a total term of:				
	20 months				
	The court makes the following recommendations to the Bureau of Prisons: For placement at Sheridan, Ovegon				
	The defendant is remanded to the custody of the United States Marshal.				
	The defendant shall surrender to the United States Marshal for this district:				
	□ at □ a.m. □ p.m. on □ as notified by the United States Marshal.				
⊠ I ha	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons: before 2 p.m. on				
Defe	endant delivered on to				
at	, with a certified copy of this judgment.				
	UNITED STATES MARSHAL By				
	DEDITY INITED STATES MADSHAL				

(Rev. 09/19) Judgment in a Criminal Case Sheet 3 — Supervised Release

Judgment — Page 3 of 9

DEFENDANT: **TAYLOR J. MATSON** CASE NUMBER: 2:21CR00023JLR-001

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SUPERVISED RELEASE						
Upon release from imprisonment, you will be on supervised release for a term of:						
	10	years				
	MANDATORY CONDITIONS					
1.	1. You must not commit another federal, state or local crime.					
2. You must not unlawfully possess a controlled substance.						
3. You must refrain from any unlawful use of a controlled substance. You must submit to one drug test of release from imprisonment and at least two periodic drug tests thereafter, as determined by the controlled substance.						
		The above drug testing condition is suspended, based on the court's determination that you pose a low risk of future substance abuse. <i>(check if applicable)</i>				
4.		You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of restitution. <i>(check if applicable)</i>				
5.	\times	You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)				
6.	\boxtimes	You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in which you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)				

7. You must participate in an approved program for domestic violence. *(check if applicable)*You must comply with the standard conditions that have been adopted by this court as well as with any additional conditions on the attached pages.

(Rev. 09/19) Judgment in a Criminal Case Sheet 3A — Supervised Release

Judgment — Page 4 of 9

DEFENDANT: **TAYLOR J. MATSON**CASE NUMBER: 2:21CR00023JLR-001

STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame.
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- 3. You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. You must answer truthfully the questions asked by your probation officer.
- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8. You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9. If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that you pose a risk to another person (including an organization), the probation officer may require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

U.S. Probation Office Use Only

A U.S. probation officer has instructed me on the conditions spe	ecified by the court and has provided me with a written copy
of this judgment containing these conditions. For further inform	nation regarding these conditions, see Overview of Probation
and Supervised Release Conditions, available at www.uscourts.	.gov.
Defendant's Signature	Date

(Rev. 09/19) Judgment in a Criminal Case Sheet 3D — Supervised Release

Judgment - Page 5 of 9

DEFENDANT: **TAYLOR J. MATSON** CASE NUMBER: 2:21CR00023JLR-001

SPECIAL CONDITIONS OF SUPERVISION

- 1. The defendant must submit his person, property, house, residence, vehicle, papers, office, as well as any electronic devices, data storage devices, and media (including computers, as defined in 18 U.S.C. § 1030(e))(1) and cellular telephones) that are capable of accessing, producing, disseminating, or storing any "visual depiction" (as defined in 18 U.S.C. § 2256(5)), or any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of "sexually explicit conduct" (as defined by 18 U.S.C. § 2256(2)) involving children, to a search conducted by a United States probation officer, at a reasonable time and in a reasonable manner, based upon reasonable suspicion of contraband or evidence of a violation of a condition of supervision. Failure to submit to a search may be grounds for revocation. The defendant shall warn any other occupants that the premises may be subject to searches pursuant to this condition.
- 2. The defendant, who is required to register under the Sex Offender Registration and Notification Act, must comply with all requirements of that Act. The defendant shall report the address where the defendant will reside and any subsequent change of residence to the probation officer responsible for supervision, and shall register as a sex offender in any jurisdiction where the person resides, is employed, or is a student. For initial registration purposes only, the defendant shall also register in the jurisdiction in which convicted if such jurisdiction is different from the jurisdiction of the residence. Registration must occur within three business days after sentencing if the defendant is sentenced to probation or time served, or a term of imprisonment and is not remanded. If the defendant is remanded, registration must occur within three business days of release.
- 3. The defendant shall participate as instructed by the U.S. Probation Officer in a program approved by the probation office for treatment of narcotic addiction, drug dependency, or substance abuse, which may include testing to determine if defendant has reverted to the use of drugs or alcohol. The defendant shall also abstain from the use of alcohol and/or other intoxicants during the term of supervision. Defendant must contribute towards the cost of any programs, to the extent defendant is financially able to do so, as determined by the U.S. Probation Officer. In addition to urinalysis testing that may be a part of a formal drug treatment program, the defendant shall submit up to eight (8) urinalysis tests per month.
- 4. The defendant shall participate as directed in a mental health program approved by the United States Probation Office. The defendant must contribute towards the cost of any programs, to the extent the defendant is financially able to do so, as determined by the U.S. Probation Officer.
- The defendant shall participate in a sexual deviancy evaluation conducted by a sexual deviancy treatment provider, as directed and approved by the U.S. Probation Officer. The treatment provider shall be trained and experienced in the treatment of sexual

(Rev. 09/19) Judgment in a Criminal Case

Judgment - Page 6 of 9

DEFENDANT: **TAYLOR J. MATSON** CASE NUMBER: 2:21CR00023JLR-001

deviancy, and follow the guideline practices established by the Association for the Treatment of Sexual Abusers (ATSA). The sexual deviancy evaluation may include psychological and physiological testing. The defendant shall disclose all previous sex offender or mental health evaluations to the treatment provider. The defendant shall also contribute to the costs of the evaluation, according to his/her ability, as determined by the U.S. Probation Officer.

- 6. The defendant shall actively participate and make reasonable progress in a certified sexual deviancy treatment program, as designated by the U.S. Probation Officer. The sexual deviancy treatment program shall follow the guideline practices established by the Association for the Treatment of Sexual Abusers (ATSA). The program shall offer individual and group sessions, and appropriate testing, to determine the defendant's patterns of sexual arousal, and to monitor the defendant's progress and compliance with treatment goals and conditions of supervision. The defendant shall disclose all previous sex offender or mental health evaluations to the treatment provider. The defendant shall also contribute to the costs of treatment, according to his/her ability, as determined by the U.S. Probation Officer.
- 7. The defendant shall follow all rules, to include other lifestyle restrictions by the defendant's therapist, and continue with those rules and restrictions as they pertain to avoiding risk situations throughout the course of the defendant's supervision.
- 8. The defendant shall have no direct or indirect contact with any children under the age of 18, unless accompanied and supervised by an adult, who has been approved in advance by the sexual deviancy therapist and the supervising probation officer. The defendant shall immediately report any unauthorized contact with children to the probation officer and sexual deviancy therapist.
- 9. The defendant shall not possess or peruse any authentic, altered, or manufactured, in whatever form, material that depicts and/or describes "sexually explicit conduct," as defined in 18 U.S.C. § 2256(2) or "child pornography," as defined in 18 U.S.C. § 2256(8).
- 10. The defendant shall not go to places nor loiter within 100 feet of an area where minors are known to frequent without the prior approval of the probation officer and the sexual deviancy therapist. The defendant shall not affiliate with, own, control, volunteer, and/or be employed, in any capacity, by an organization in an activity, which would place him/her in direct or indirect contact with children under the age of 18.
- 11. The defendant shall be required to submit to periodic polygraph testing at the discretion of the probation office as a means to ensure that he or she is in compliance with the requirements of his or her supervision or treatment program.
- 12. The defendant's employment must be approved in advance by the probation officer. The defendant may not engage in any paid occupation or volunteer service that exposes him/her, either directly or indirectly, to minors, unless approved in advance by the probation officer.

(Rev. 09/19) Judgment in a Criminal Case

Judgment — Page 7 of 9

DEFENDANT: **TAYLOR J. MATSON** CASE NUMBER: 2:21CR00023JLR-001

- 13. The defendant shall comply with the requirements of the U.S. Probation and Pretrial Services Computer Monitoring Program as directed. The defendant shall consent to the U.S. Probation and Pretrial Services Office conducting ongoing monitoring of his/her electronic devices, data storage devices, and media (including computers, as defined in 18 U.S.C. § 1030(e))(1) and cellular telephones), hardware and software, that are capable of accessing, producing, disseminating, or storing any "visual depiction" (as defined in 18 U.S.C. § 2256(5)), or any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of "sexually explicit conduct" (as defined by 18 U.S.C. § 2256(2)) involving children. The monitoring will include the installation, at the defendant's expense, of hardware or software systems that allow evaluation of his/her computer use. Monitoring may also include the retrieval and copying of all data from his/her computer(s) or any/and all other electronic devices/media. The defendant may be subject to quarterly polygraph testing at his/her expense, solely to ensure compliance with the requirements of the monitoring program. The defendant hereby consents to U.S. Probation and Pretrial Services' use of electronic detection devices to evaluate the defendant's access to Wi-Fi (wireless fidelity) connections.
- 14. The defendant shall allow a probation officer to inspect any personal computer that is capable of accessing, producing, disseminating, or storing any "visual depiction" (as defined in 18 U.S.C. § 2256(5)), or any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of "sexually explicit conduct" (as defined by 18 U.S.C. § 2256(2)) involving children that owned or operated by the defendant.

(Rev. 09/19) Judgment in a Criminal Case Sheet 5 — Criminal Monetary Penalties

Judgment — Page 8 of 9

DEFENDANT: CASE NUMBER: TAYLOR J. MATSON 2:21CR00023JLR-001

CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

		Assessment	Restitution	Fine	AVAA Assessme	ent* JVTA Assessment*	
TC	OTALS	\$ 100.00	\$ N/A	\$ Waived	\$ N/A	\$ Waived	
	will be entered after such determination.						
Na	me of Pa	ayee	Total L	oss*** Re	estitution Ordered	Priority or Percentage	
ТОТ	ΓALS		\$	0.00	\$ 0.00		
	Restitut	tion amount ordered p	ursuant to plea agreemen	t \$			
	The court determined that the defendant does not have the ability to pay interest and it is ordered that: \[\textstyle \text{ the interest requirement is waived for the } \textstyle \text{ fine } \textstyle \text{ restitution } \] \[\text{ the interest requirement for the } \textstyle \text{ fine } \text{ restitution is modified as follows:} \]						
X	The court finds the defendant is financially unable and is unlikely to become able to pay a fine and, accordingly, the imposition of a fine is waived.						
* ** **	Justice for Findings	or Victims of Traffick for the total amount of	Pornography Victim Assi ing Act of 2015, Pub. L.: of losses are required und September 13, 1994, but	No. 114-22. er Chapters 109A, 110), 110A, and 113A of Title	2 18 for	

(Rev. 09/19) Judgment in a Criminal Case Sheet 6 — Schedule of Payments

Judgment — Page 9 of 9

DEFENDANT: TAYLOR J. MATSON CASE NUMBER: 2:21CR00023JLR-001

SCHEDULE OF PAYMENTS

Ha	Having assessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:					
\boxtimes	PAYMENT IS DUE IMMEDIATELY. Any unpaid amount shall be paid to Clerk's Office, United States District Court, 700 Stewart Street, Seattle, WA 98101.					
	During the period of imprisonment, no less than 25% of their inmate gross monthly income or \$25.00 per quarter, whichever is greater, to be collected and disbursed in accordance with the Inmate Financial Responsibility Program.					
	During the period of supervised release, in monthly installments amounting to not less than 10% of the defendant's gmonthly household income, to commence 30 days after release from imprisonment.					
	During the period of probation, in monthly installments amounting to not less than 10% of the defendant's gross monthousehold income, to commence 30 days after the date of this judgment.					
	The payment schedule above is the minimum amount that the defendant is expected to pay towards the monetary penalties imposed by the Court. The defendant shall pay more than the amount established whenever possible. The defendant must notify the Court, the United States Probation Office, and the United States Attorney's Office of any material change in the defendant's financial circumstances that might affect the ability to pay restitution.					
Unless the court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during the period of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inmate Financial Responsibility Program are made to the United States District Court, Western District of Washington. For restitution payments, the Clerk of the Court is to forward money received to the party(ies) designated to receive restitution specified on the Criminal Monetaries (Sheet 5) page.						
The defendant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.						
	Joint and Several					
	Defer	Number ndant and Co-Defendant Names ding defendant number)	Total Amount	Joint and Several Amount	Corresponding Payee, if appropriate	
	The d	lefendant shall pay the cost of prosecution.				
	The defendant shall pay the following court cost(s):					
	The defendant shall forfeit the defendant's interest in the following property to the United States:					

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA Assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.